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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/838,185	04/20/2001	Ikuo Sakaguchi	NEC-F98/USA	1577
466 7590 12/28/2006 YOUNG & THOMPSON 745 SOUTH 23RD STREET 2ND FLOOR ARLINGTON, VA 22202			EXAMINER CHENCINSKI, SIEGFRIED E	
			ART UNIT	PAPER NUMBER
			3692	
SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
2 MONTHS		12/28/2006	PAPER	

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**BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES**

Application Number: 09/838,185
Filing Date: April 20, 2001
Appellant(s): SAKAGUCHI, IKUO

MAILED

DEC 28 2006

GROUP 3600

Thomas W. Perkins, Reg. No. 33,027
For Appellant

EXAMINER'S ANSWER

This is in response to the Office Action mailed January 13, 2006.

(1) Real Party in Interest

A statement identifying by name the real party in interest is contained in the brief.

(2) Related Appeals and Interferences

The examiner is not aware of any related appeals, interferences, or judicial proceedings which will directly affect or be directly affected by or have a bearing on the Board's decision in the pending appeal.

(3) Status of Claims

The statement of the status of claims contained in the brief is correct.

(4) Status of Amendments After Final

The appellant's statement of the status of amendments after final rejection contained in the brief is correct.

(5) Summary of Claimed Subject Matter

The summary of claimed subject matter contained in the brief is correct.

(6) Grounds of Rejection to be Reviewed on Appeal

The appellant's statement of the grounds of rejection to be reviewed on appeal is correct.

(7) Claims Appendix

The copy of the appealed claims contained in the Appendix to the brief is correct.

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(8) Evidence Relied Upon

Joao et al. US Patent 5,878,337

(9) Grounds of Rejection

The following ground(s) of rejection are applicable to the appealed claims:

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim 8 is rejected under 35 U.S.C. 102(b) as being anticipated by Joao et al. (US Patent 5,878,337, hereafter Joao).

Re. Claim 8, Joao anticipates a card utilization approval method, comprising in order the steps of:

- during a purchase transaction at a point of sale using a card, reading card information at a payment processing terminal and transmitting the card information and purchase transaction data to a card authentication and settlement processing device (Col. 3, l. 62 – Col. 4, ll. 3, 31-35; Col. 5, ll. 20-25);
- at the card authentication and settlement processing device, determining an identity of a responsible card holder and a mobile device address of the responsible card holder based on the card information (Col. 27, ll. 60-62; Col. 32, ll. 39-49);

- before determining whether an account of the responsible card holder can settle the purchase transaction, transmitting the purchase transaction data from the card authentication and settlement processing device to the mobile device address of the responsible card holder (Abstract – ll. 1-11; Col. 4, l. 62 - Col. 5, l. 2; Col. 6, ll. 4-43; Col. 10, l. 64 - Col. 11, l. 30);
- at the mobile device of the responsible card holder, receiving the purchase transaction data, determining whether to authorize the purchase transaction, and informing the card authentication and settlement processing device of the determination whether to authorize the purchase transaction (Col. 6, ll. 44-61); and
- at the card authentication and settlement processing device, if the purchase transaction is authorized by the mobile device of the responsible card holder, determining whether the account of the responsible card holder can settle the purchase transaction, and informing both the mobile device of the responsible card holder and the payment processing terminal whether the account of the responsible card holder can settle the purchase transaction (Col. 7, ll. 29-34; Col. 8, ll. 19-22; Col. 8, l. 67 – Col. 9, l. 5).

(10) Response to Argument

Appellant's sole argument is that Joao does not teach the first part of claim 8's element (c), "before determining whether an account of the responsible card holder can settle the purchase transaction, transmitting the purchase transaction data from the card authentication and settlement processing device to the mobile device address of the responsible card holder". The argument asserts that Joao's teaching that the timing of

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the transmission to the card holder's mobile device is only made after making the determination "whether an account of the responsible card holder can settle the purchase transaction". In actual fact, Joao teaches both options. The option to make the determination before making said determination is found in Joao, Col. 10, l. 64 through Col. 11, l. 30. Col. 10, l. 67 through Col. 11, l. 4 teaches "The apparatus and method of the present invention may provide for an immediate, as well as for a deferred, authorization, notification and/or security in any of the above described financial transactions and/or wireless communications transactions". Col. 11, ll. 16-24 teaches "Accordingly, it is an object of the present invention to provide an apparatus and a method for providing authorization, notification and/or security in financial transactions involving credit cards, charge cards, debit cards, and/or currency or "smart" cards, savings accounts, checking accounts and/or automated teller machine accounts and for providing authorization, notification and/or security in wireless communications transactions involving cellular telephones and/or other cellular communications devices.". Col. 11, ll. 25-30 teaches "It is another object of the present invention to provide an apparatus and a method for providing authorization, notification and/or security in financial transactions involving credit cards, charge cards, debit cards, wherein the cardholder may authorize or disapprove of a transaction, in real time.". Therefore, Joao teaches all of the limitations of claim 8.

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(11) Related Proceeding(s) Appendix

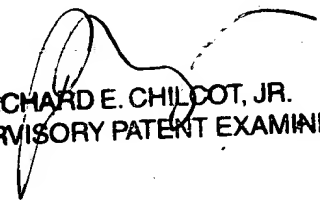
No decision rendered by a court or the Board is identified by the examiner in the Related Appeals and Interferences section of this examiner's answer.

For the above reasons, it is believed that the rejections should be sustained.


Respectfully submitted,

Siegfried E. Chencinski

Patent Examiner


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